Exhibit A



October 18, 2006

Att: Shlomi Sabag, Adv. Aaronsohn, Sher, Aboulafia, Amoday & Co., Law Offices 20 Lincoln St., Tel-Aviv 67134, Israel Tel: 972-3-6250500 Fax: 972-3-6250501

Dear Shlomi

We have recently filed with the US Patent and Trademark Office, 3 patent applications, of which Mr. Zamir Tribelsky is an inventor.

As part of the application process, it is necessary to submit for each application two forms signed by the inventors.

The forms are as follows:

- 1) Declaration and Power of Attomey, in which the inventor declares that he is an inventor, and grants power of attomey to our lawyers in the U.S. who will be handling the patent prosecution.
- 2) Assignment, in which the inventor assigns his rights in the patent application to Atlantium Technologies Ltd.

As per Zamir Tribelsky's request, we hereby attach the following documents to be signed by Zamir:

- 1) Declaration and Power of Attorney for US application S/N 10/566,992 (attorney docket no.: P-7785-US)
- 2) Assignment for US application S/N 10/566,992
- 3) Declaration and Power of Attorney for US application S/N 10/566,983 (attorney docket no.: P-7784-US)
- 4) Assignment for US application S/N 10/566,983
- 5) Declaration and Power of Attorney for US application S/N 11/516,043 (attorney docket no.: P-8164-US)
- 6) Assignment for US application S/N 11/518,043

Kindly review, date and have Zamir sign these documents. The assignment documents should also be witnessed by another person. Please have the witness sign and fill in the necessary details.

Once signed, please return the signed documents to me.

I would appreciate your cooperation in the matter.

Please contact me if you need any further information.

Best Regards, Amir Cohen CFO

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Exhibit B

3



November 1, 2006

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Att: Shlomi Sabag, Adv.
Aaronsohn, Sher, Aboulafia, Amoday & Co., Law Offices
20 Lincoln St., Tel-Aviv 67134, Israel
Tel: 972-3-6250500 Fax: 972-3-6250501

Dear Shlomi

Following our letter to you on October 18, 2006 and following Mr. Zamir Tribelsky e-mail to Mr. Hanan Miron from October 27, 2006 in which he said that he have been asked to sign on some documents without showing him the applications, I have attached all the relevant documents that relates to the 3 applications.

I would appreciate if you can forward the documents to Zamir in order to enable him to sign on the documents forwarded to you on October 18.

Once signed, please return the signed documents to me.

I would appreciate your cooperation in the matter.

Please contact me if you need any further information.

Best Regards, Amir Cohen CFO

Fax sent by : 972 2 9925865

Exhibit C

אהרנסון שר אבולעפיה אמודאי ושותי עורכי-דיו

Aaronsohn Sher Aboulafia Amoday & Co. Law Offices

Gileud Shor Showel Auronsobn David Abondelia llan Amoday Amir Kadari Ofur Tul Aviva Kolman David Curtis Non Shamir Josethan Gillis iris Etgar Kveller Taman Kullic Michal Volkeh Alon Bittm Meray Milo-Times Shui Knin Bfraim Schmeidler*

Shai Granot Sharon Press-Ren Haim Eyal Westman Tali Ben-Simon Sharon (Lebenstein)Bar Ou Ronit Tal Dana Golan Dr. Shalhay Kimohy Zion Tremach Shmuel Keves NOW LEVY Michal Kaplan Hachmon Elista Holak Nitzau Bon-Cai Alon Goldhaber Amir Adika · · Ayula Scherzer

Adī Hamciri

Shlorni Sabag

Tourer Zarchin Revital Klein

Shiraz Roznit Sabdea Dadon-Bothel

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Yacl'Avram Sarit Slupsky-Rachamin Sidomo Hajbi Tali Vurembrand Tali Levi

Danna Zlotin-Andreyer Naomi Vestfrid Inter Raz Elint Regi

Maya Marigov Shifer Louise Sports

" Also mornier of the New-York. But ** Also mouther at the Michigan Res TEL-AVIV: 20 LINCOLN ST., TEL-AVIV 67134, TEL. (972-3) 6250500, FAX. (972-3) 6250501 MCRIBAL ENG 21 HERZOG ST., JERUSALEM 77387, TEL. (972-3) 5618677, FAX. (972-2) 5618678 www.assa-brw.co.il c-mail: office@assa-law.co.il

In affiliation with Wolf, Block, Schorr & Solis-Conea LLP PA, U.S.A

of Counsel: Dalia Rabin Issack Westman (Partn S.L. Klimist**

Tel-Aviv, December 3, 2006

Our Ref.: 9617/4

To: " Mr. Amir Choen, Cfo. Atlantium Ltd. Har Tuy Industrial Park POB 11071 Bet Shemesh 99100. Israel.

-without prejudice-

Via: Registered Mail and Fax:02-9925005

Dear Amir,

RE: ATLANTIUM DOCUMENTS

your letter dated on November 1, 2006 ("your letter")

- 1. I hereby confirm accepting your above-mentioned letter.
- 2. As explained to you in our telephone conversations, your letter and the documents attached to the letter, have been examining by our office and also have been transferred for examination to different experts.
- 3. Therefore, a formal response to your letter will be hopefully delivered to you, till the 11.12.06.
- 4. We also advise, in order to complete this issue, to arrange a meeting with all the relevant parties.

Abetilalia Annoday & Co.,

P:\WORDDOCS\praiNi-prati-TET\9617-4\Letter to Amir 4,12,06.doc

Fax from : Fax sent by : 972 2 9925065 ATLANTIUM TECHNOLOGY

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Exhibit D1

0962Z ~ L/00C/L19

בשם מרשתי, אטלנטיום טכנולוגיות בעים (להלן: "אטלנטיום"), הריני מתכבד לפנות אליך בחמשך לתכתובת שבסימוכין, כדלהלן:

ATLANTIUM TECHNOLOGY

הנדון: <u>אמלנטינום – זמיר טרובלסקי</u> סימוכין: מכינת של מר אמיר כהן אליך מים 18 באוקטימר, 2004; מכינבך למר אמיר כהן מיום 3 בדצמבר, 2005

תיכיו

- מבלי לפצוע בזכויות -

לכבוד מר שלומי סבג, ערייר אהרינטין שר אבולעפיה אמודאי ושותי עורכי דין רחוב לינקולן 20 הל-אביב 114 נכסמממגליה: 1020229-E0 בדואר רשום

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מרצוג, פוקס, נאמן ושותי עורכי- דין

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ביום 18 באוקטובר, 2006, מר אמיר כהן, סמנכ״ל הכספים של מרשתי, העביר ליוך מכתב מפירט הכולל 6 גספחים בנושא קניון רוחני של אטלנטיום לחתימת מרשך (להלן: "המסמכים").

מצייב <u>פנטפח ייאיי</u> למכתב זה, העתק מכתבו של מר אמיר כהן מיום 18 באוקטובר, 2006 ללא נספחיו.

- עד ליום כתיבת המכתב דנן זה כבר למעלה מחודש ומחצה מרשך טרם חתם על חמסמכים וזאת למרות שהיה עליו לעשות כן מכוח הסכמות הצדדים, כפי שמצאו ביטויין,
 אום 12 ביוני, 2006 ביוני, 2006; וב Separation Agreement מיום 12 ביוני, 2006; וב Agreement מיום 12 ביוני, 2006 (להלן יחדין: "ההסכמים").
- לצורך זירוז חונימת מרשך על המסמכים מן הראוי להפנות שימת לב מרשך לחלק מאותם הסעיפים בהסכמים אשר מלמדים כי על מרשך חלה החובה לחתום על המסמכים ללא דיתוי:
 - "9. Undertaking By Zamir. Zamir hereby undertakes to assist the Group, and to take any and all actions required of him by the Group for the fulfillment of Zamir's obligations under this Separation Agreement, including but not limited to Zamir's consent to amend any of the corporate governance agreements, such as the Shareholders Rights Agreement and Articles of Association of ALCY and the Stockholders Rights Agreement of ALUS. Further, Zamir undertakes to sign any written instrument related to intellectual property of the Group, or that is related to the governance of the Group." (See: section 9 of the Separation Agreement; emphasis added).

"3. Ownership of Inventions

Inventions to assist the Company, or any persons designated by it, in every proper way to obtain and from time to time enforce such Inventions in any way including by way of patents over such Inventions in any and all countries, and to that affect the Executive will execute all documents for use in applying for and obtaining patents over and enforcing such Inventions, as the Company may desire, together with any assignments of such Inventions to the Company or persons or entities designated by it¹¹ (See: section 3 Appendix A to Non Compete Agreement).

למרשך עת מרשך אינו חבה בהעברת כספי אי התחרות (Non-Competition).
 למרשך עת מרשך אינו פועל על פי ההסכמים מפורטת, בין היתר, בתוראות (Compensation).
 סעיף 3 ל – Non Compete Agreement, המורות כזו הלשון:

"Breach of Covenants.

3

In the event that Zamir breaches any of the covenants or his obligations undertaken hereunder and/or in the Separation Agreement dated of even date herewith, including but not limited to disparagement of the Company or Group Released Parties (as defined in the Separation Agreement) and including but not limited to filing or encouraging any claims barred hereunder and thereunder, the Company shall be entitled to immediate repayment of the Non-Competition Compensation ("Repayment"). Such Repayment is not in lieu, and shall not derogate from Zamir's covenants and obligations undertaken hereunder and/or in the Separation Agreement. Atlantium may seek, in addition to Repayment, any other remedy available to it under applicable law".

- אות אף זאת, גם תוכן מכתב מרשך מיום 14 לנובמבר 2006, בעניין סוגיות המס (אשר נכתב כמענה למכתב מרשתי מיום 12 לנובמבר 2006) אינו מקובל על מרשתי. מרשתי תבקש להפנות שימת לב מרשך לעובדה כי הוא זה הנושא במלוא תשלומי המס בחם חוא חב בעקבות היפרדות חצדדים, וכי אטלנטיום רשאית לעכב סכומים המגיעים (לכאורה) למרשך לצורך העברתם לרשויות המס (רי לעניין זה, בין חיתר: סי 14 ל (Non Compete Agreement).
- 6. אשר על כן ונוכח המפורט לעיל, מן הראוי שמרשך יכבד הוראות ההסכמים ויחתום על המסמכים ללא דיתוי.
- 7. אין באמור במכתב זה ראו במה שלא נאמר בו בכדי לגרוע מטענות מרשתי ראו לפנוע בזכויות הנתונות לה על פי כל דין ראו חסכם.

בלבוד רב הבכינה,
.
עורך-דין

העתק: מר אמיר כהן באמצעות דואייל.

-OEDACA/PCDDCS/HP/0DCCS/c1710ch1,

Exhibit D2

HERZOG, FOX & NEEMAN

ASIA HOUSE, 4 WEIZMANN ST. 64 239 TEL-AVIV, ISRAEL TEL: (972-3)-692-2020 FAX: (972-3)-696-6464 EMAIL: hfn@hfn.co.il

MICHAEL FOX YAAKOV NEEMAN TUVIA ERLICH MEIR LINZEN ALAN SACKS YAACOV BRANDT EHUD SOL JANET LEVY PAHIMA ELDAR BEN-RUBY AMIR SERAYA YAEL (NEEMAN) BAR-SHAI YAACOV SHARVIT ALON SAHAR ELIOT SACKS BARUCH KATZMAN DAVID ZAILER NEIL WILKOF MARK PHILLIPS ADAM EYTAN ORLY GERBI MOSHE HARDI GILAD WEKSELMAN YOSSI ASHKENAZI GIL WHITE ANTHONY LEIBLER ELDAD CHAMAM RAN TAL

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MORAN BARNEA LIRON GANOT MORIA KATZ GILAD NEEMAN IFAT PAGIS EYAL ORGAD AMIR BURSTEIN ERAN BEN-AVI EFRAT BEN-AMI AYA DVIR AYELET REGAVIM EFRAT RAVEH BASHAN MORDI SHABAT LYDIA ASSAF NOA MARGALIT DANIEL LOWBEER NIR DASH TAL HAMDI ALONA SHAMARDIN ITZHAK SHRAGAY SHARON HEFETZ SHARON MAGEN

1 January 2007

File No:

22960

ENGLISH TRANSLATION OF A LETTER TO ADVOCATE SHLOMI SABAG DATED 10 DECEMBER 2006

ATLANTIUM - ZAMIR TRIBELSKI

Re: Mr. Amir Cohen's letter to Advocate Sabag dated 18 October 2006; and Advocate Sabag's letter to Amir Cohen dated 3 December 2006.

On behalf of my client Atlantium Technologies Ltd (hereinafter "Atlantium") I am hereby writing to you regarding the letters referred to above.

1. On 18 October 2006, Mr. Amir Cohen, the Chief Financial Officer of my client, provided you with a detailed letter which included 6 annexes regarding Atlantium's intellectual property, to be signed by your client (hereinafter the "Documents").

Attached as Exhibit "A" to this letter is a copy of Mr. Amir Cohen's letter dated 18 October 2006 excluding the annexes relating thereto.

2. Until the date of this letter – more than a month and a half later – your client has yet to sign the Documents although he was obliged to do so under the existing agreements, inter alia, the Separation Agreement dated 12 June 2006 and the Non-Compete Agreement dated 12 June 2006 (collectively the "Agreements").

- 3. For the purpose of expediting the signing of the Documents, your client's attention is drawn to the following provisions of the Agreements which demonstrate that your client is required to sign the Documents without any further delay:
 - "9. Undertaking By Zamir. Zamir hereby undertakes to assist the Group, and to take any and all actions required of him by the Group for the fulfillment of Zamir's obligations under this Separation Agreement, including but not limited to Zamir's consent to amend any of the corporate governance agreements, such as the Shareholders Rights Agreement and Articles of Association of ALCY and the Stockholders Rights Agreement of ALUS. Further, Zamir undertakes to sign any written instrument related to intellectual property of the Group, or that is related to the governance of the Group." (See: section 9 of the Separation Agreement; emphasis added).

"3. Ownership of Inventions

... The Executive further agrees as to all such Inventions to assist the Company, or any persons designated by it, in every proper way to obtain and from time to time enforce such Inventions in any way including by way of patents over such Inventions in any and all countries, and to that affect the Executive will execute all documents for use in applying for and obtaining patents over and enforcing such Inventions, as the Company may desire, together with any assignments of such Inventions to the Company or persons or entities designated by it" (See: section 3 Appendix A to Non Compete Agreement).

4. In addition, the fact that Atlantium is not required to transfer the non-competition compensation to your client whilst your client does not comply with the Agreements, is detailed, inter alia, in Section 3 to the Non-Compete Agreement which states that:

"Breach of Covenants.

In the event that Zamir breaches any of the covenants or his obligations undertaken hereunder and/or in the Separation Agreement dated of even date herewith, including but not limited to disparagement of the Company or Group Released Parties (as defined in the Separation Agreement) and including but not limited to filing or encouraging any claims barred hereunder and thereunder, the Company shall be entitled to immediate Compensation Non-Competition the repayment of ("Repayment"). Such Repayment is not in lieu, and shall not derogate from Zamir's covenants and obligations undertaken hereunder and/or in the Separation Agreement. Atlantium may seek, in addition to Repayment, any other remedy available to it under applicable law".

- 5. Furthermore, the content of your client's letter dated 14 November 2006 regarding tax issues (that was written in response to my client's letter dated 12 November 2006) is not acceptable to my client. My client would like to draw your client's attention to the fact that he was the one who is responsible for all of the tax liabilities which occurred as a consequence of the parties' separation and as such, Atlantium can set off sums that your client alleges he is entitled to in order to transfer them to the Tax Authorities (see inter alia, Section 14 to the Separation Agreement; and Section 4 to the Non-Compete Agreement).
- 6. In accordance with the above, your client is required to comply with the terms of the Agreements and to sign the Documents without any delay.

7. All and any of our client's rights are hereby reserved in full. Nothing stated or omitted in this letter shall in any manner prejudice such rights.

Exhibit E

SEPARATION AGREEMENT

This Separation Agreement and General Release (the "Agreement") is made and entered into this 12 day of June, 2006 (the "Effective Data") by and between Zamir Tribelsky ("Zamir"), Atlantium Technologies Ltd. (formerly Atlantium Lasers (Israel) Ltd., referred to herein as "ALIS"), Atlantium Technologies Inc., (formerly Atlantium Lasers, Inc., referred to herein as "ALUS") and Atlantium Lasers Limited ("ALCY") (ALIS, ALUS, and ALCY shall be collectively referred to as the "Group").

WHEREAS, Zamir is a co-founder of the Group, President of ALUS, Director of ALIS, Director of ALUS, Director of ALUS, Director of ALCY;

WHEREAS, Zamir was employed pursuant to a Personal Employment Agreement, dated as of March 13, 2003, by and between ALIS and Zamir (the "Employment Agreement") and acted as Chief Technology Officer of the Group and ALIS;

REDACTED

IN 11XX/11121-006/Zamir/FTRAL/zomir separation final EXECUTION

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Fax sent by : 972 Z 9925085

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ATTENTION TECHNOLOGY

REDACTED

WHEREAS, Zamir has notified ALIS of termination of the Employment Agreement, effective as of September 15, 2006.

NOW, THEREFORE, in consideration of the promises and agreements set forth below, Zamir and the Group agree as follows:

- Payment. In consideration of the agreements and covenants set forth in this Agreement, the Group agrees to:
 - continue to pay Zamir all amounts due to him in accordance with the Employment Agreement, through the Notice Period (as defined in the Employment Agreement), in (a) accordance with Schedule 1 attached hereto.
 - as of the end of the Notice Period, transfer ownership of Zamir's Manager's Insurance Scheme and advanced study fund (Keren Hishtalmut) to which Zamir is entitled pursuant **(b)** to clause 2 and 3 of Appendix A of the Employment Agreement, and any other amounts due to Zamir in accordance with the Employment Agreement or any applicable law.
 - Zamir's Actions. 2.
 - Zamir hereby resigns from his position as director and officer (as applicable) in ALCY, (a) ALIS and ALUS, effective immediately.
 - Zamir shall return to ALIS the vehicle that ALIS has provided Zamir with, no later than (b) the end of the Notice Period.
 - Zamir shall return to ALIS the cellular telephone that ALIS has provided Zamir with, no (c) later than the end of the Notice Period.
 - Zamir shall return to ALIS any and all Group's equipment, documentation, computers, utilities, and any and all other property of ALIS, no later than the last day of the Notice (g)
 - Zamir shall exercise all the Option Stock (subject to Board of Director approval to accelerate all vesting to take place as of September 15, 2006) that is exercisable as of the (e) Effective Date.
 - Zamir herewith executes those documents required so that ALUS may complete the share issuances for Series A, Series A-1 and Series A-2 rounds of financing that have taken **(f)** place prior to the date hereof, including relevant stockholders' consent.

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Group, the Group's stock option plans and Zamir's separation of employment from the Group and ALIS.

The Group Released Parties release Zamir from any and all liability, claims, demands, actions, causes of action, suits, grievances, debts, sums of money, agreements, promises, damages, costs, expenses, attorneys' fees, and remedies of any type, regarding any act, failure to act, omission or circumstances, whether arising under law, contract, tort, equity or otherwise, including without limitation all liabilities created as a result of the negligence, gross negligence and willful acts of any of Zamir that occurred up to and including the date on which Zamir signs this Agreement ("Zamir Release"), provided that Zamir is in full compliance with all of Zamir's contractual obligations pursuant to this Agreement and the transactions contemplated herein, towards the Group Released Parties. The Zamir Release shall be null and void upon any breach of any of Zamir's Contractual obligations towards the Group Released Parties.

Zamir further arknowledge that in return for the Release he received compensation under this Agreement which is significantly higher than what Zamir was owned by the Group.

The term "Group Released Parties" shall mean ALCY, ALUS, ALIS and any of their past or present employees, representatives, administrators, agents, officials, officers, directors, shareholders, divisions, parents, subsidiaries, successors, affiliates, consultants, employee benefit plans (and their sponsors, fiduciaries, or administrators), insurers, and attorneys, each only with reference to their capacity as such.

- 6. No Encouragement of Claims. Zamir will not encourage or assist any person or entity who files a lawsuit, charge, claim or complaint against any of the Group Released Parties unless he is required to render such assistance pursuant to a lawful subpoena or other legal obligation.
- 7. <u>Non-Disparagement</u>. Zamir, the Group and ALIS agree not to make any oral or written statement to any party that disparages, defames, or reflects adversely upon the other or upon the Group Released Parties, their products and services.
- 8. <u>Confidentiality</u>. Except as may be specifically required by law, Zamir agrees that he will not (without the prior written consent of the Group and ALIS) disclose, publish, indicate, or in any manner communicate, the terms and provisions of this Agreement to any other person or entity except: (a) as may be required by law; (b) to his accountant and/or financial advisor to the extent necessary to prepare his tax returns; (c) to his attorney; and (d) to his spouse. Zamir further agrees that prior to any such authorized disclosure, he will inform each such person to whom disclosure is to be made that the terms of the Agreement are confidential and he will secure the agreement of each such person to whom disclosure is to be made that the terms of the Agreement are confidential and he will secure the agreement of each such person to maintain the confidentiality of the terms and provisions of the Agreement.
- 9. <u>Undertaking By Zamir.</u> Zamir hereby undertakes to assist the Group, and to take any and all actions required of him by the Group for the fulfillment of Zamir's obligations under this Separation Agreement, including but not limited to Zamir's consent to amend any of the corporate governance agreements, such as the Shareholders Rights Agreement and Articles of Association of ALCY and the Stockholders Rights Agreement of ALUS. Further, Zamir undertakes to sign any written Instrument related to intellectual property of the Group, or that is related to the governance of the Group.

GIN'N

Fax sent by : 972 2 992505

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- 10. <u>Internet Web Site.</u> ALIS shall post on Atlantium's web site within a reasonable time, a page under the section of Company/History, which shall refer to Zamir's past position with the company as a co-founder, inventor, and CTO.
- 11. Knowing and Voluntary Walver. Zamir acknowledges that: (a) he has carefully read this Agreement and fully understands its meaning and effect; (b) he had a full and adequate opportunity and reasonable time period to review this Agreement with an attorney of his choosing before he signed it; (c) he was not correct into signing the Agreement; (d) he agrees to all the terms of the Agreement and is entering into the Agreement knowingly, voluntarily, and with full knowledge of its significance; and (e) the only consideration for his signing the Agreement are the terms stated herein, and no other promises or representations of any kind have been made by any person or entity to cause him to sign the Agreement.
- 12. <u>Choice of Law.</u> This Agreement shall be governed by and interpreted in accordance with the laws of Israel, and shall be subject to the sole jurisdiction of the competent courts of the District of Tel-Aviv Yaffo, without regard to the conflict of law principles.
- 13. <u>Severability</u>. The provisions of this Agreement shall be severable and the invalidity of any provision shall not affect the validity of the other provisions; provided, however, that upon any finding by a court of competent jurisdiction that if Section 2 herein, is illegal, void or unenforceable, Zamir agrees (at the Group's option) to promptly execute a covenant that is legal and enforceable or to return promptly to the Group the full amount paid to him pursuant to this Agreement.
- 14. <u>Tax Consequences.</u> Zamir shall bear all tax payments deriving from the payments granted under this Separation Agreement. ALIS shall be entitled to withhold any tax pursuant to applicable law for transfer to the Israel Tax Authority.

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Intending to be legally bound, the parties exwritten above. Zamir Tribelsky	Atlantium Technologies Ltd.
Dated: 19 06 06. Atlantium Technologies Inc.	Dated:
By: Decay	Ву:

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Dated:

Exhibit F

Non Compete Agreement

This agreement (this "Agreement") is made and entered into as of June 12, 2006 in Beit Shemesh

By and between -

Atlantium Technologies Ltd, company existing under the laws of the State of Israel, having its main place of business at Hartov Industrial Area Beit Shemesh, Israel (hereinafter: "Atlantium")

- And -

Zamir Tribelsky, residing at Hadror Street number 64, Mevaseret Tzion, Zip Code 90805 ISRAEL (hereinafter: "Zamir")

WITNESSETH

WHEREAS, Zamir is co-founder, inventor and the Chief Technology Officer of Atlantium; and WHEREAS, Zamir notified Atlantium on March 15, 2006 that he will terminate his employment with Atlantium as of September 15, 2006 ("Employment Termination Date"); and Zamir prior obligations not to compete with Atlantium may expire on September 15, WHEREAS, 2007; and

in addition to any obligation of Zamir under applicable law and by virtue of the WHEREAS, current contractual relationship between the parties, Atlantium desires to maintain and ensure Zamir's undertaking not to compete with Atlantium and its parents, subsidiaries and affiliates (referred to collectively as Atlantium herein), shall be extended pursuant to the terms and conditions set forth in this Agreement, and Zamir agrees not to so compete on such terms and conditions;

NOW, THEREFORE, THE PARTIES HERETO AGREE AS FOLLOWS:

Intellectual Property and Confidentiality

Zamir acknowledges that, from the date he first became associated with 1.1.

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he had access to confidential and proprietary information concerning Atlantium, its products and business, and information and technology from Atlantium's product research and development, including without limitation, research and development plans, customers, suppliers, trade secrets, and test results, processes, data know-how, improvements, inventions, formulae, designs, patents, patent applications, software, algorithms, computer processing systems, techniques and products (actual or planned). Such information, whether documentary, written, ord or computer generated, shall be deemed to be referred to as "Proprietary Information".

- 1.2. Zamir hereby agrees that the Undertaking attached as Appendix B to the Employment Agreement executed by Zamir for the benefit of Atlantium and dated March 13, 2003 (attached hereto as Appendix A) shall be extended until expiration on the date that is thirty six (36) months following the Employment Termination Date.
- 1.3. Notwithstanding the aforesaid, and at the request of Zamir, Atlantium hereby clarifies that Zamir's Undertaking not to compete (attached hereto as Exhibit A) does not include and shall not cover personal aviation devices. Zamir is free to explore any business opportunity in the fields of flight, avionics and manned and unmanned personal, or industrial, or commercial, domestic, or governmental aviation devices, for as long as it does not involve water purification and treatment devices and systems. Atlantium waives any claims related to any of Zamir's Inventions (as defined in the Undertaking) related to personal aviation devices, flight, avionics and manned and unmanned personal, or industrial, or commercial, domestic, or governmental aviation devices, for as long as they do not involve water purification and treatment devices and systems.

2. Covenants

- 2.1. In consideration of the Non Competition Compensation, as defined in Section 2.3 below, and in order to enable Atlantium to effectively protect its Proprietary Information, Zamir agrees and undertakes that he will not, commencing on the date hereof and ending thirty six (36) months after the Employment Termination Date, for any reason whatsoever, directly or indirectly, in any capacity whatsoever, engage in, become financially interested in, be employed by, or have any connection with any business or venture that is engaged in any activities competing with the activities of Atlantium or any of Atlantium Technologies Inc. (formerly known as Atlantium Lasers Inc.) or Atlantium Lasers Limited.
- 2.2. In consideration of the Non Competition Compensation, as defined in Section 2.3 below, Zamir agrees and undertakes that commencing on the date hereof and ending thirty six (36) months after the Employment Termination Date, Zamir will not, directly or indirectly, including personally or through any business in which Zamir may be an officer, director or shareholder, solicit for employment any person who is employed by Atlantium, or any person retained by Atlantium as a consultant, advisor or the like, or was retained as an employee or a consultant of Atlantium, without Atlantium's prior written approval, which will not be unreasonably withheld.

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In Agreement, Atlantium shall pay Zamir US\$120,000 (one hundred and 2.3. twenty thousand dollars) plus the applicable Value Added Tax ("Non Competition Compensation"). The Non Competition Compensation shall be paid in twelve (12) equal monthly installments of US\$10,000 (ten thousand dollars). The monthly installments shall be made in New Israeli Shekels within 15 days from the last day of the month that an invoice was properly submitted to Atlantium by Zamir, commencing September 15, 2006.

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Breach of Covenants.

In the event that Zamir breaches any of the covenants or his obligations undertaken hereunder and/or in the Separation Agreement dated of even date herewith, including but not limited to disperagement of the Company or Group Released Parties (as defined in the Separation Agreement) and including but not limited to filing or encouraging any claims barred hereunder and thereunder, the Company shall be entitled to immediate repayment of the Non-Competition Compensation ("Repayment"). Such Repayment is not in lieu, and shall not derogate from Zamir's covenants and obligations undertaken hereunder and/or in the Separation Agreement. Atlantium may seek, in addition to Repayment, any other remedy available to it under applicable law.

Tax Consequences. 4.

Zamir shall bear all tax payments deriving from the payments granted under this Agreement. Atlantium shall be entitled to withhold any tax pursuant to applicable law for transfer to the Israel Tax Authority.

Miscellaneous 5.

- Each of Atlantium and Zamir confirm they are not limited, by agreement, by 5.1. law, or in any other way, from signing this Agreement.
- Zamir is prohibited from assigning any of its obligations or rights under this 5.2, Agreement to any third party without the express prior written consent of Atlantium. Atlantium may assign any of its obligations or rights under this Agreement to any third party.
- For purposes of any undertaking of Zamir toward Atlantium under this 5.3. Agreement, the term Atlantium shall include any parent company, subsidiaries and affiliates of Atlantium.
- The preamble to this Agreement and the exhibits attached hereto constitute an 5.4. integral part hereof.
- 5.5. The headings of the sections and subsections of this Agreement are for convenience of reference only and are not to be considered in interpreting this Agreement.
- 5.5. The addresses of the parties are as set forth in the preamble to this Agreement. All notices required to be delivered under this Agreement shall be effective

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only if in writing and shall be deemed given by the party required to provide notice one week after it was mailed by registered mail, or immediately after it was delivered personally.

- 5.7. This Agreement constitutes the entire agreement between the parties with respect to the matters referred to herein, and no other, arrangement, understanding or agreement, verbal or otherwise, shall be binding upon the parties hereto.
- 5.8. This Agreement may not be amended or modified except by the written consent of the parties hereto.
- 5.9. This Agreement shall be governed by and interpreted in accordance with the laws of Israel, and shall be subject to the sole jurisdiction of the competent courts of the District of Tel-Aviv Yaffo, without regard to the conflict of law principles.

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto as of the day and year first above written.

Affantium Technologies Ltd.

Signature

Name (Print)

Title

Zanír Tribelsky

ZAMTR TULL Signature

Name (Print)

Title

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Exhibit G

Page 1 of 1

שרותים ומוצרים

דואר ישראל - מעקב משלוחים

בנק הדואר דואר שליחים EMS שיוזק ישיר מזדיעין השירות הבולאי

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מעקב פריטים

RR899573105IL מידע על פריט שמספרו

דבר הדואר האמור התקבל למשלוח בתאריך 02/09/2007 באמצעות יחידת הדואר גבעת שרת אשר בבית שמש. דבר הדואר האמור נמסר בחזרה לשולח בתאריך 14/10/2007 באמצעות יחידת הדואר בית שמש אשר בבית שמש.

English Translation of a printout of online tracking of a package sent to Zamir Tribelsky via Israel Post Registered Mail Service:

Israel Post - Delivery Tracking

Item Tracking

Information regarding Item No. RR899573105IL

Said postal item was received for delivery on 02/09/2007 through the postal unit of Givat Sharet in Beit-Shemesh. Said postal item was returned to sender on 14/10/2007 through the postal unit of Beit-Shemesh in Beit-Shemesh.

Exhibit H

דואר ישראל - מעקב משלוחים

Page 1 of 1

EMS מודיעין | השירות הבולאי דואר שליחים בנק הדואר



מידע על פריט שמספרו 01100262686IL מידע על פריט

בתאריך 28/10/2007 בשעה 12:03 ביצע שליח משטנר ירושלים ניסיון מסירה של דבר הדואר האמור אשר יצא למשלוח ממוקד השליחים האָזָוְרִי בשטנר ירושלים. דבר הדואר לא נדרש והוחזר לשולח. מספר תעודת ההחזר לשולח הינו 01101888394IL.

English Translation of a printout of online tracking of a package sent to Zamir Tribelsky via Israel Post Messenger Service:

Israel Post - Delivery Tracking

Item Tracking

Information regarding Item No. 01100262686IL

On 28/10/2007 at 12:30 a messenger from Shatner Jerusalem attempted delivery of the subject postal item which was dispatched for delivery from the Regional Messenger Center in Shatner Jerusalem. The postal item was not accepted and returned to sender. The return to sender certificate number is 01101886394IL.